

02-23-2000



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RECORDATION FORM COVER SHEET
TRADEMARKS ONLY

U.S. Department of Commerce
Patent and Trademark Office

RECEIVED

JAN 15 2000

TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies)

Submission Type

☒ New

☐ Resubmission (Non-Recordation)
Document ID #

☐ Correction of PTO Error
Reel # Frame #

☐ Corrective Document
Reel # Frame #

Conveyance Type

☐ Assignment ☐ License

☒ Security Agreement ☐ Nunc Pro Tunc Assignment

☐ Merger

☐ Change of Name

☐ Other

Effective Date
Month Day Year
12 29 99

Conveying Party

☐ Mark if additional names of conveying parties attached

Name

Execution Date
Month Day Year
12 22 99

Formerly

☐ Individual ☐ General Partnership ☐ Limited Partnership ☒ Corporation ☐ Association

☐ Other

☒ Citizenship/State of Incorporation/Organization

Receiving Party

☐ Mark if additional names of receiving parties attached

Name

DBA/AKA/TA

Composed of

Address (line 1)

Address (line 2)

Address (line 3)

☐ Individual ☐ General Partnership ☐ Limited Partnership ☐ If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

☒ Corporation ☐ Association

☐ Other

☒ Citizenship/State of Incorporation/Organization

FOR OFFICE USE ONLY

02/22/2000 DNGUYEN 00000235 73302431

01 FC:481
02 FC:482

40.00 OP
400.00 OP

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:
Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK
REEL: 002025 FRAME: 0039

Domestic Representative Name and Address

Enter for the first Receiving Party only.

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Correspondent Name and Address

Area Code and Telephone Number

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Pages

Enter the total number of pages of the attached conveyance document including any attachments.

#

Trademark Application Number(s) or Registration Number(s)

☒ Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

Trademark Application Number(s)			Registration Number(s)		
<input type="text" value="73/302,431"/>	<input type="text" value="75/634,715"/>	<input type="text" value="75/634,721"/>	<input type="text" value="1,237,518"/>	<input type="text" value="1,237,519"/>	<input type="text" value="1,409,639"/>
<input type="text" value="75/665,305"/>	<input type="text" value="75/762,074"/>	<input type="text" value="75/762,073"/>	<input type="text" value="1,498,099"/>	<input type="text" value="2,132,185"/>	<input type="text"/>
<input type="text" value="75/343,577"/>	<input type="text" value="75/337,943"/>	<input type="text" value="75/201,078"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

Number of Properties

Enter the total number of properties involved.

#

Fee Amount

Fee Amount for Properties Listed (37 CFR 3.41):

\$

Method of Payment:

Enclosed ☒

Deposit Account ☐

Deposit Account

(Enter for payment by deposit account or if additional fees can be charged to the account.)

Deposit Account Number:

#

Authorization to charge additional fees:

Yes ☒

No ☐

Statement and Signature

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Jeffrey C. Narvil

Name of Person Signing



Signature

11/7/00

Date Signed

RECORDATION FORM COVER SHEET
CONTINUATION
TRADEMARKS ONLY

Conveying Party
Enter Additional Conveying Party

☐ Mark if additional names of conveying parties attached

Execution Date
Month Day Year

Name

Formerly

☐ Individual ☐ General Partnership ☐ Limited Partnership ☐ Corporation ☐ Association

☐ Other

☐ Citizenship State of Incorporation/Organization

Receiving Party

Enter Additional Receiving Party

☐ Mark if additional names of receiving parties attached

Name

DBA/AKA/TA

Composed of

Address (line 1)

Address (line 2)

Address (line 3)

City

State/Country

Zip Code

☐ Individual ☐ General Partnership ☐ Limited Partnership

☐ Corporation ☐ Association

☐ Other

☐ Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from the Assignment.)

Trademark Application Number(s) or Registration Number(s)

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

☐ Mark if additional numbers attached

Trademark Application Number(s)

Registration Number(s)

75/633,387

75/343,575

75/777,351

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of December 29, 1999, by and between El Pollo Loco, Inc., a Delaware corporation (the "Grantor"), and SunTrust Bank, Atlanta (the "Agent"), as agent for itself, the Lenders (as defined below) and the Issuing Banks (as defined below).

WITNESSETH:

WHEREAS, the Grantor, EPL Intermediate, Inc., the lenders party thereto (the "Lenders"), SunTrust Bank, Atlanta, as issuing bank (together with any other Person who hereafter may be designated as an Issuing Bank pursuant to the Credit Agreement (as defined below), the "Issuing Banks") and the Agent are parties to that certain Credit Agreement of even date herewith (as the same may hereafter be modified, amended, restated or supplemented from time to time, the "Credit Agreement"), pursuant to which the Lenders have agreed to extend credit to the Grantor from time to time and the Grantor has granted a security interest in all of its personal property to the Agent for the benefit of the Agent, the Lenders and the Issuing Banks (the "Lender Group"); and

WHEREAS, the Lender Group has required that the Grantor execute and deliver this Agreement (i) in order to secure the prompt and complete payment, observance and performance of all of the Obligations (as defined in the Credit Agreement) and (ii) as a condition to any extension of credit under the Credit Agreement;

NOW, THEREFORE, for and in consideration of the premises set forth above and for other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the Grantor hereby agrees as follows:

1. Defined Terms.

(a) Unless otherwise defined herein, each capitalized term used herein that is defined in the Credit Agreement shall have the meaning specified for such term in the Credit Agreement.

Trademark Security Agreement

(b) The words “hereof”, “herein” and “hereunder” and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and paragraph references are to this Agreement unless otherwise specified.

(c) All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and *vice versa*, unless otherwise specified.

2. Incorporation of Premises. The premises set forth above are incorporated into this Agreement by this reference thereto and are made a part hereof.

3. Incorporation of the Credit Agreement. The Credit Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.

4. Security Interest in Trademarks. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, the Grantor hereby grants to the Agent for the benefit of the Lender Group a security interest in, with power of sale to the extent permitted by applicable law, all of the Grantor’s now owned or existing and hereafter acquired or arising: trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including, without limitation, the trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications listed on Schedule 1 attached hereto and made a part hereof, and (a) all renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, (d) the goodwill of the Grantor’s business symbolized by the foregoing and connected therewith, and (e) all of the Grantor’s rights corresponding thereto throughout the world (all of the foregoing trademarks, trade names, registered trademarks and trademark applications, service marks, registered service marks and service mark applications, together with the items described in clauses (a)-(e) in this paragraph 4(i), are sometimes hereinafter individually and/or collectively referred to as the “Trademarks”).

5. Restrictions on Future Agreements. Other than in the ordinary course and consistent with past practice, the Grantor agrees that (a) it will not, without the Agent’s

prior written consent (which, so long as no Event of Default then exists, shall not unreasonably be withheld), enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and (b) it will not take any action, and will use its best efforts not to permit any action to be taken by others subject to its control, including, without limitation, licensees, or fail to take any action, which would in any material respect affect the validity or enforcement of the rights mortgaged to the Agent under this Agreement rights associated with the Trademarks.

6. Representations and Warranties; New Trademarks. The Grantor represents and warrants that, from and after the Agreement Date, (a) the Trademarks listed on Schedule 1 include all of the material patent, trademark, service mark and copyright registrations and applications now owned or held by the Grantor, and (b) no liens or security interests in such Trademarks have been granted by the Grantor to any Person other than the Agent and except as disclosed in the Credit Agreement. If, prior to the termination of this Agreement, the Grantor shall (i) obtain rights to any new material patent, trademark, service mark and copyright registrations and applications or (ii) become entitled to the benefit of any new material patent, trademark, service mark and copyright registrations and applications, trademark licenses, trademark license renewals, service mark licenses or service mark license renewals or license agreements whether as licensee or licensor, the provisions of paragraph 4 above shall automatically apply thereto (to the extent permitted by licensors under agreements in connection with the granting of such licenses). The Grantor shall give to the Agent quarterly written notice of events described in clauses (i) and (ii) of the preceding sentence with respect to material licenses and prompt written notice of events described in clauses (i) and (ii) of the preceding sentence with respect to any new registrations or applications. The Grantor may, and hereby authorizes the Agent to, modify this Agreement unilaterally (i) by amending Schedule 1 to include any material patent, trademark, service mark and copyright registrations and applications, which are Trademarks under paragraph 4 above or under this paragraph 6 and (ii) by filing with the appropriate governmental authority, in addition to and not in substitution for this Agreement, a duplicate original of this Agreement containing on Schedule 1 thereto, as the case may be, such future material patent, trademark, service mark and copyright registrations and applications.

7. Royalties. The Grantor hereby agrees that the use by the Agent of the Trademarks as authorized hereunder in connection with the Agent's exercise of its rights and remedies under paragraph 15 or pursuant to any Loan Document shall be coextensive with the Grantor's rights thereunder and with respect thereto and without any liability for royalties or other related charges from the Lender Group to the Grantor.

8. Right to Inspect; Further Assignments and Security Interest. During the continuance of an Event of Default, the Agent may, subject to appropriate confidentiality measures, have access to, examine, audit, make copies (at the Grantor's expense) and extracts from and inspect the Grantor's premises and examine the Grantor's books, records and operations relating to the Trademarks. The Grantor agrees not to sell or assign its respective interests in the Trademarks without the prior and express written consent of the Agent (not to be unreasonably withheld); provided that the Grantor may, in the ordinary course of business and consistent with past practice, grant licenses under the Trademarks without express written consent of the Agent.

9. Nature and Continuation of the Agent's Security Interest; Termination of the Agent's Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and shall terminate only when the Obligations have been paid in full and the Commitments and Letter of Credit Commitment have been terminated. When this Agreement has terminated, the Agent shall promptly execute and deliver to the Grantor, at the Grantor's expense, all termination statements and other instruments as may be necessary or proper to terminate the Agent's security interest in the Trademarks, subject to any disposition thereof which may have been made by the Agent pursuant to this Agreement or the Credit Agreement.

10. Duties of the Grantor. The Grantor shall, to the extent deemed reasonable in the Grantor's business judgment in the normal conduct of its business, prosecute diligently any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement. The Grantor further agrees (i) other than in the ordinary course of its business and consistent with past practice, not to abandon any material Trademark without the prior written consent of the Agent, and (ii) to use its best efforts to maintain in full force and effect the Trademarks that are or shall be material in the operation of its business. Any expenses incurred in connection with the foregoing shall be borne by the Grantor. The Agent shall not have any duty, other than any duty imposed by law, with respect to the Trademarks. Without limiting the generality of the foregoing, neither the Agent nor any of the Lenders or the Issuing Banks shall be material under any obligation to take any steps necessary to preserve rights in the Trademarks against any other parties, but the Agent may do so at its option during the continuation of an Event of Default, and all reasonable expenses incurred in connection therewith shall be for the sole account of the Grantor and shall be added to the Obligations secured hereby.

11. The Agent's Right to Sue. During the continuance of an Event of Default, the Agent shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Trademarks and, if the Agent shall commence any such suit, the Grantor shall, at the request of the Agent, do any and all lawful acts and execute any and all proper documents reasonably required by the Agent in aid of such enforcement. The Grantor shall, upon demand, promptly reimburse the Agent for all reasonable costs and expenses incurred by the Agent in the exercise of its rights under this paragraph 11 (including, without limitation, fees and expenses of outside attorneys and paralegals for the Agent).

12. Waivers. The Agent's failure, at any time or times hereafter, to require strict performance by the Grantor of any provision of this Agreement shall not waive, affect or diminish any right of the Agent thereafter to demand strict compliance and performance therewith nor shall any course of dealing between the Grantor and the Agent have such effect. No single or partial exercise of any right hereunder shall preclude any other or further exercise thereof or the exercise of any other right. None of the undertakings, agreements, warranties, covenants and representations of the Grantor contained in this Agreement shall be deemed to have been suspended or waived by the Agent unless such suspension or waiver is in writing signed by an officer of the Agent and directed to the Grantor specifying such suspension or waiver.

13. Severability. Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but the provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part hereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

14. Modification. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in paragraph 6 hereof or by a writing signed by the parties hereto.

15. Power of Attorney; Cumulative Remedies. (a) The Grantor hereby irrevocably designates, constitutes and appoints the Agent (and all officers and agents of the Agent designated by the Agent in its sole and absolute discretion) as the Grantor's true and lawful attorney-in-fact, and with reasonably concurrent notice to the Grantor that it intends to exercise its rights under this Section 15, authorizes the Agent and any of the

Agent's designees, in the Grantor's or the Agent's name, effective upon the occurrence and during the continuation of an Event of Default to take any action and execute any instrument necessary or reasonably advisable to accomplish the purposes of this Agreement, including, without limitation, to (i) endorse the Grantor's name on all applications, documents, papers and instruments necessary or reasonably desirable for the Agent in the use of the Trademarks, (ii) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks to anyone, and (iv) take any other actions with respect to the Trademarks as the Agent reasonably deems in the best interest of the Lender Group. The Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement is terminated. The Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Agent under the Credit Agreement or any other Loan Document, but rather is intended to facilitate the exercise of such rights and remedies.

(b) The Agent shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located or deemed located. Upon the occurrence and during the continuation of an Event of Default, and upon the election by the Agent to exercise any of its remedies under the Uniform Commercial Code as in effect in the State of New York with respect to the Trademarks, the Grantor agrees to assign, convey and otherwise transfer title in and to the Trademarks to the Agent or any transferee of the Agent and to execute and deliver to the Agent or any such transferee all such agreements, documents and instruments as may be necessary, in the Agent's sole discretion, to effect such assignment, conveyance and transfer. All of the Agent's rights and remedies with respect to the Trademarks, whether established hereby, by the Credit Agreement or by any other agreements or by law, shall be cumulative and may be exercised separately or concurrently. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuation of an Event of Default, the Agent may exercise any of the rights and remedies provided in this Agreement, the Credit Agreement or any of the other Loan Documents. The Grantor agrees that any notification of intended disposition of any of the Trademarks required by law shall be deemed reasonably and properly given if given at least five (5) days, if such notice is given by facsimile or eight (8) days, if such notice is given by mail, before such disposition; provided, however, that the Agent may give any shorter notice that is commercially reasonable under the circumstances.

16. Successors and Assigns. This Agreement shall be binding upon the Grantor and its successors and assigns, and shall inure to the benefit of each of the Agent, the Lenders and the Issuing Banks and their respective nominees, successors and assigns. The Grantor's successors and assigns shall include, without limitation, a receiver or a trustee of the Grantor; provided, however, that the Grantor shall not voluntarily assign or transfer its rights or obligations hereunder without the Agent's prior written consent.

17. Governing Law. This Agreement shall be construed and enforced and the rights and duties of the parties shall be governed by in all respects in accordance with the laws and decisions of the State of New York.

18. Notices. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in the Credit Agreement.

19. Paragraph Titles. The paragraph titles herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.

20. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of a counterpart hereof by facsimile transmission shall be as effective as delivery of a manually executed counterpart hereof.

21. Merger. This Agreement represents the final agreement of the Grantor, the Lenders, the Issuing Banks and the Agent with respect to the matters contained herein and may not be contradicted by evidence of prior or contemporaneous agreements, or subsequent oral agreements, between the Grantor and the Agent or any Lender.

22. Effectiveness. This Agreement shall become effective on the Agreement Date.

[Remainder of this page intentionally left blank]

Trademark Security Agreement

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

Sworn to and subscribed
before me this 22 day of
December, 1999.

EL POLLO LOCO, INC.

By: 

Its: Vice President

NOTARY PUBLIC

My Commission Expires
CINDY S. GREGOIRE
NOTARY PUBLIC, State of New York
No. 01GR6030825

Qualified in Queens County
Certificate Filed in New York County
Commission Expires September 20, 2001


Sworn to and subscribed
before me this 22 day of
December, 1999.

CINDY S. GREGOIRE
NOTARY PUBLIC, State of New York
No. 01GR6030825
Qualified in Queens County
Certificate Filed in New York County
Commission Expires September 20, 2001

SUNTRUST BANK, ATLANTA,
as Agent

By: 

Its: Vice President

By: 

Its: Vice President

NOTARY PUBLIC

My Commission Expires

Country	Trademark Name	Application No.	Filing Date	Status	Registration No.	Reg. Date	Next Renewal
AE	EL POLLO LOCO			Unfiled			
AR	EL POLLO LOCO			Registered	1,505,821	28-Feb-1994	28-Feb-2004
AR	EL POLLO LOCO AND DESIGN			Registered	1,866,949	30-Dec-1992	30-Dec-2002
AR	EL POLLO LOCO	1,316,946	26-Feb-1982	Registered	1,472,007	30-Sep-1993	30-Sep-2003
AR	EL POLLO LOCO AND DESIGN			Registered	1,505,822	28-Feb-1992	28-Feb-2002
AR	THE CRAZY CHICKEN	1,866,951	30-Dec-1992	Registered	1,544,920	30-Nov-1994	30-Nov-2004
AR	THE CRAZY CHICKEN	1,866,952	30-Dec-1992	Registered	1,505,823	28-Feb-1994	28-Feb-2004
AR	EL POLLO LOCO			Registered	1,051,758	12-Nov-1982	12-Nov-2002
AU	EL POLLO LOCO			Registered	A398,815	21-Oct-1993	21-Oct-2004
AU	EL POLLO LOCO			Registered	A398,816	21-Oct-1993	21-Oct-2004
BO	EL POLLO LOCO			Registered	56903-C	11-Aug-1994	11-Aug-2004
BO	EL POLLO LOCO			Registered	56904-C	11-Aug-1994	11-Aug-2004
BR	EL POLLO LOCO		24-Mar-1982	Expired	810,795,531	22-Nov-1983	22-Nov-1993
BR	EL POLLO LOCO		24-Mar-1982	Expired	810,079,507	27-Sep-1983	27-Sep-1993
BR	EL POLLO LOCO		24-Mar-1982	Expired	810,795,485	27-Sep-1983	27-Sep-1993
BR	THE CRAZY CHICKEN		24-Mar-1982	Expired	810,795,540	27-Sep-1983	27-Sep-1993
BR	EL POLLO LOCO	817,787,550	19-Apr-1994	Registered	817,787,550	21-May-1998	21-May-2006
BR	THE CRAZY CHICKEN		24-Mar-1982	Expired	810,795,588	22-Nov-1983	22-Nov-1993
BR	THE CRAZY CHICKEN		24-Mar-1982	Expired	810,795,477	02-Jan-1985	02-Jan-1995
BR	EL POLLO LOCO		12-Apr-1996	Registered	819,172,588	08-Dec-1998	08-Dec-2008
BR	EL POLLO LOCO	891,172,600	12-Apr-1996	Published			
BR	EL POLLO LOCO	819,172,570	12-Apr-1996	Registered	819,172,570	08-Dec-1998	08-Dec-2008
BR	EL POLLO LOCO	891,172,586	12-Apr-1996	Published			
BX	EL POLLO LOCO	050275	15-Dec-1983	Registered	396698	15-Dec-1983	15-Dec-2003
BX	EL POLLO LOCO	723019	16-Dec-1988	Registered	451694	16-Dec-1988	16-Dec-2008
CA	PYRAMID DESIGN	479150	03-Dec-1981	Registered	TMA286,451	30-Dec-1983	30-Dec-1998
CA	THE CRAZY CHICKEN	479151	03-Dec-1981	Registered	TMA282,578	19-Aug-1983	19-Aug-2013
CA	EL POLLO LOCO	479154	03-Dec-1981	Registered	TMA282,579	19-Aug-1983	19-Aug-2013
CH	EL POLLO LOCO			Registered	331,281	18-Feb-1993	18-Feb-2003
CL	THE CRAZY CHICKEN			Unfiled	R0401087		
CL	LABEL			Registered	392,794	21-Sep-1982	21-Sep-2002

Country	Trademark Name	Application No.	Filing Date	Status	Registration No.	Reg. Date	Next Renewal
CL	THE CRAZY CHICKEN			Registered	401 086	28-Jan-1983	28-Jan-2003
CL	EL POLLO LOCO			Registered	392 792	21-Sep-1982	21-Sep-2002
CN	EL POLLO LOCO	960071650	18-Jun-1996	Registered	1097504	07-Sep-1997	06-Sep-2007
CN	THE WILD CHICKEN	3333/96	04-Apr-1996	Pending			
CN	THE WILD CHICKEN	3334/96	04-Apr-1996	Pending			
CN	EL POLLO LOCO	960071649	18-Jun-1996	Registered	1097505	07-Sep-1997	06-Sep-2007
CN	EL POLLO LOCO	960071656	18-Jun-1996	Registered	1073109	07-Aug-1997	07-Aug-2007
CN	EL POLLO LOCO & DEVICE	960071657	18-Jun-1996	Registered	1073108	07-Aug-1997	07-Aug-2007
CO	EL POLLO LOCO	355926	24-Feb-1992	Abandoned			
CO	EL POLLO LOCO	355460		Abandoned			
CO	EL POLLO LOCO	355461	18-Feb-1992	Abandoned			
CO	EL POLLO LOCO	110330		Abandoned			
CR	EL POLLO LOCO			Registered	66 733	25-Aug-1986	25-Aug-2006
CR	EL POLLO LOCO			Registered	66 735	25-Aug-1986	25-Aug-2006
DE	EL POLLO LOCO			Registered	1 069,351	28-Dec-1983	29-Dec-1993
DK	EL POLLO LOCO	VA 4899 1983	13-Oct-1983	Registered	1870 1984	11-May-1984	11-May-2004
DO	EL POLLO LOCO			Registered	42582	20-May-1987	20-May-1997
DO	EL POLLO LOCO			Abandoned	34407	31-Aug-1982	31-Aug-1987
DO	EL POLLO LOCO	328866	03-Feb-1997	Registered	89,296	15-Apr-1997	15-Apr-2017
EC	EL POLLO LOCO			Registered	1674/88	27-Jun-1988	27-Jun-2003
EC	THE CRAZY CHICKEN	77 258	10-Apr-1997	Registered	1242-98	02-Oct-1998	02-Oct-2008
EC	THE CRAZY CHICKEN	77 259	10-Apr-1997	Registered	4348-98	10-Sep-1998	10-Sep-2008
EC	EL POLLO LOCO	77 260	10-Apr-1997	Registered	1241-98	02-Oct-1998	02-Oct-2008
EG	EL POLLO LOCO		14-Aug-1991	Registered	80590	07-Jul-1995	07-Aug-2003
EG	EL POLLO LOCO		16-Jan-1989	Registered	73615	08-Apr-1995	16-Jan-1999
ES	THE CRAZY CHICKEN			Registered	991 952	11-Dec-1981	
ES	EL POLLO LOCO			Registered	991 950	11-Dec-1981	11-Dec-2001
ES	EL POLLO LOCO			Registered	991 949	11-Dec-1981	11-Dec-2001
ES	THE CRAZY CHICKEN			Unified	991 951		
ES	DESIGN			Registered	991 947	11-Dec-1981	
ES	DESIGN			Registered	991 948	11-Dec-1981	

Country	Trademark Name	Application No.	Filing Date	Status	Registration No.	Reg. Date	Next Renewal
FR	EL POLLO LOCO		06-Jan-1994	Registered	94.500.452	12-Aug-1994	05-Jan-2004
GB	EL POLLO LOCO			Registered	1.347.919	16-Jun-1988	16-Jun-2005
GB	EL POLLO LOCO			Registered	1.165.875	01-Dec-1981	01-Dec-2002
GB	MISCELLANEOUS DESIGN (PYRAMID)			Registered	1.165.876	01-Dec-1981	01-Dec-2002
GB	THE CRAZY CHICKEN			Registered	1.355.969	25-Aug-1988	25-Aug-2005
GB	THE CRAZY CHICKEN			Registered	1.165.874	01-Dec-1981	01-Dec-2002
HK	EL POLLO LOCO			Registered	704/1987	04-Jan-1984	04-Jan-2005
HK	EL POLLO LOCO			Registered	0181793	02-Mar-1992	02-Mar-2009
HN	EL POLLO LOCO AND LOGO	6154		Registered	1.363	13-Jan-1993	13-Jan-2003
HN	EL POLLO LOCO AND LOGO			Registered	56.777	13-Jan-1993	13-Jan-2003
ID	THE WILD CHICKEN	J96 21603	04-Oct-1996	Registered	398179	10-Oct-1997	04-Oct-2006
ID	EL POLLO LOCO	J96 21604	04-Oct-1996	Registered	398201	10-Oct-1997	04-Oct-2006
IL	EL POLLO LOCO			Registered	57684	26-May-1988	11-Dec-2004
IL	EL POLLO LOCO			Registered	57683	26-May-1988	11-Dec-2004
IT	EL POLLO LOCO			Registered	443648	08-Sep-1986	
JP	EL POLLO LOCO			Expired	1764976		
JP	EL POLLO LOCO IN KATAKANA CHARACTERS			Registered	1889377	29-Sep-1986	
JP	MOUNTAIN AND SUN DESIGN			Expired	1798770	29-Aug-1985	
JP	POLLO LOCO (KATAKANA CHARACTERS)			Registered	1889378	29-Sep-1986	
JP	POLLO LOCO IN KATAKANA CHARACTERS			Registered	1911020	27-Oct-1986	27-Nov-2006
JP	POLLO LOCO IN KATAKANA CHARACTERS			Registered	1940076	27-Mar-1986	
JP	THE CRAZY CHICKEN			Expired	1850172	26-Mar-1986	
JP	7EL POLLO LOCO?			Registered	1988826	27-Oct-1987	27-Oct-1997
JP	EL POLLO LOCO IN KATAKANA CHARACTERS	10-10459	10-Feb-1998	Registered	4270877	07-May-1999	07-May-2009
JP	EL POLLO LOCO IN JAPANESE CHARACTERS	9-34759	27-Mar-1997	Registered	4206158	30-Oct-1998	30-Oct-2008
JP	EL POLLO LOCO			Registered	2185131	31-Oct-1989	31-Oct-2009
JP	THE CRAZY CHICKEN	9-34761	27-Mar-1997	Registered	4206159	30-Oct-1998	30-Oct-2008
JP	POLLO LOCO IN KATAKANA CHARACTERS	10-10460	10-Feb-1998	Registered	4270878	07-May-1999	07-May-2009
JP	CHILI WING IN KATAKANA CHARACTERS			Registered	2667825	31-May-1994	31-May-2004
JP	EL POLLO LOCO IN JAPANESE CHARACTERS	9-34760	27-Mar-1997	Registered	4247084	05-Mar-1999	05-Mar-2009
JP	CHILI WING			Registered	2624939	28-Feb-1994	28-Feb-2004

fmTrademark

country	Trademark Name:	Application No.	Filing Date:	Status	Registration No.	Reg. Date:	Next Renewal:
	EL POLLO LOCO	96-53041	19-Dec-1996	Registered	2249933	30-Jul-1990	30-Jul-2000
	EL POLLO LOCO AND DESIGN			Registered	408717	08-Jul-1998	08-Jul-2008
	EL POLLO LOCO			Registered	4644	08-Oct-1984	08-Oct-2004
	EL POLLO LOCO			Registered	106069	08-Oct-1984	08-Oct-2004
	EL POLLO LOCO	84176	28-Mar-1990	Registered	383877	21-Sep-1990	03-Mar-2005
	EL POLLO LOCO	508628	07-Apr-1981	Expired	258702	22-May-1981	03-Mar-2005
	EL POLLO LOCO		15-Dec-1986	Registered	8605330	15-Dec-1986	14-Dec-2007
	EL POLLO LOCO			Unified			
	THE CRAZY CHICKEN	9701279	30-Jan-1997	Pending			
	THE WILD CHICKEN		13-Oct-1983	Registered	119251	22-Nov-1984	22-Nov-1994
	EL POLLO LOCO	149398	21-Oct-1983	Registered	149398	21-Oct-1987	21-Oct-2004
	EL POLLO LOCO	286445	18-Dec-1997	Registered	286445	19-Sep-1998	19-Dec-2004
	EL POLLO LOCO	286444	18-Dec-1997	Registered	286444	19-Sep-1998	19-Dec-2004
	EL POLLO LOCO			Registered	203371	17-Jul-1980	17-Jul-2011
	EL POLLO LOCO			Registered	039761	20-Nov-1988	20-Nov-2006
	EL POLLO LOCO			Registered	039762	20-Nov-1988	20-Nov-2006
	EL POLLO LOCO			Registered	73294	11-Feb-1993	11-Feb-2003
	EL POLLO LOCO			Registered	5627	17-Mar-1993	17-Mar-2003
	EL POLLO LOCO			Registered	40664	26-Aug-1988	26-Aug-2008
	THE CRAZY CHICKEN			Registered	41383	17-Oct-1988	17-Oct-2008
	LOGO DESIGN			Registered	40690	26-Aug-1988	26-Aug-2008
	EL POLLO LOCO		12-Apr-1984	Registered	43766	10-Apr-1989	10-Apr-2009
	EL POLLO LOCO		30-Oct-1981	Registered	275353	11-Jul-1991	11-Jul-2001
	EL POLLO LOCO			Registered	275354	11-Jul-1991	11-Jul-2001
	THE CRAZY CHICKEN			Registered	174972	29-Dec-1994	29-Dec-2004
	EL POLLO LOCO AND DESIGN			Registered	174971	29-Dec-1994	29-Dec-2004
	EL POLLO LOCO AND DESIGN			Registered	154511	19-Jun-1992	19-Jun-2002
	EL POLLO LOCO			Registered	154512	19-Jun-1992	19-Jun-2002
	EL POLLO LOCO			Unified			
	EL POLLO LOCO			Expired	194559	01-Feb-1985	01-Feb-1995
	EL POLLO LOCO		02-Nov-1983	Registered	5769/83	02-Nov-1983	01-Nov-2004

Country	Trademark Name	Application No.	Filing Date	Status	Registration No.	Reg. Date	Next Renewal
SG	EL POLLO LOCO	3418/96	09-Apr-1996	Published			
SG	EL POLLO LOCO			Unified			
SG	THE WILD CHICKEN	3333/96	04-Apr-1996	Pending			
SG	THE WILD CHICKEN	3334/96	04-Apr-1996	Pending			
SG	EL POLLO LOCO AND DESIGN	4595/98	14-May-1998	Pending			
SG	EL POLLO LOCO			Registered	5769/83	01-Jan-1983	
TH	EL POLLO LOCO	3668/16	15-Aug-1988	Registered	TM80473	15-Aug-1988	14-Aug-2008
TH	EL POLLO LOCO	179651	15-Aug-1988	CLOSED	126338	15-Aug-1988	
TT	EL POLLO LOCO						
TW	EL POLLO LOCO						
US	EL POLLO LOCO <CRAZY CHICKEN>	73302,431	03-Nov-1983	Registered	14355	05-Feb-1988	03-Nov-2007
US	CRAZY FOR CHICKEN	75634,715	15-Feb-1984	Registered	260445	16-Oct-1984	16-Oct-1994
US	WHEN YOU'RE CRAZY FOR CHICKEN	75634,721	23-Mar-1981	Registered	1,237,518	10-May-1983	10-May-2003
US	ENLOQUECE TUS SENTIDOS	75665,305	03-Feb-1999	Pending			
US	EL POLLO LOCO (& DESIGN)	75762,074	03-Feb-1999	Pending			
US	EL POLLO LOCO (STYLIZED)	75762,073	22-Mar-1999	Pending			
US	TORTILLA LOCO WRAPS	75343,577	27-Jul-1999	Pending			
US	THE CRAZY CHICKEN	73302,442	19-Aug-1997	Abandoned			
US	EL POLLO LOCO AND DESIGN <CRAZY CHICKEN>	73500,157	23-Mar-1983	Registered	1,237,519	10-May-1983	10-May-2003
US	THE ORIGINAL MEXICAN CHAR-BROILED CHICKEN	73650,419	19-Sep-1984	Registered	1,409,639	16-Sep-1986	16-Sep-2006
US	LOCO WRAPS	75337,943	20-Mar-1987	Registered	1,498,099	26-Jul-1988	26-Jul-2008
US	POLLO BOWL	75197,417	08-Aug-1997	Abandoned			
US	FIESTA BOWLS	75201,078	13-Nov-1996	Registered	2,132,185	27-Jan-1998	27-Jan-2008
US	A DIFFERENT KIND OF CHICKEN-A DIFFERENT KIND OF FRANCHISE	75777,351	20-Nov-1996	Abandoned			
US	WERE CRAZY FOR CHICKEN	75633,387	16-Jul-1999	Pending			
US	TORTILLA LOCO WRAPS AND DESIGN	75343,575	03-Feb-1999	Pending			
UY	EL POLLO LOCO (WORD)		19-Aug-1997	Abandoned			
UY	EL POLLO LOCO (LABEL)		21-May-1992	Registered	251,267	01-Feb-1994	01-Feb-2004
VE	EL POLLO LOCO		21-May-1992	Registered	251,266	01-Feb-1994	01-Feb-2004
VE	THE WILD CHICKEN			Registered	190670	18-Sep-1985	25-Sep-2000
VN	THE WILD CHICKEN	31 093	16-Oct-1996	Registered	11443F	25-Sep-1985	25-Sep-2000
VN	THE WILD CHICKEN			Registered	26114	12-Jan-1998	16-Oct-2006

Country	Trademark Name:	Application No:	Filing Date:	Status	Registration No:	Reg. Date:	Next Renewal:
VN	EL POLLO LOCO	31 092	16-Oct-1996	Registered	26113	12-Jan-1998	16-Oct-2006
ZA	EL POLLO LOCO		10-Feb-1987	Registered	87/0747	13-Jan-1989	10-Feb-2007

CPI AND WIPO COUNTRY CODES

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
AFGHN	AF	Afghanistan
ALBAN	AL	Albania
ALGER	DZ	Algeria
ANDO	AD	Andorra
ANGOL	AO	Angola
ANGUL	AI	Anguilla
ANTIG	AG	Antigua & Barbuda
ANTIL	AN	Antilles
ARGNT	AR	Argentina
ARMEN	AM	Armenia
AUSAL	AU	Australia
AUSTR	AT	Austria
AZERB	AZ	Azerbaijan
BAHAM	BS	Bahama Islands
BAHRN	BH	Bahrain
BANGL	BD	Bangladesh
BARBA	BB	Barbados
BELAR	BY	Belarus
BELGM	BE	Belgium
BELIZ	BZ	Belize
BENIN	BJ	Benin
BENLX	BX	Benelux
BERMU	BM	Bermuda
BHUTA	BT	Bhutan
BOLIV	BO	Bolivia
BOPHU	BP	Bophuthatswana
BOTSW	BW	Botswana
BRAZL	BR	Brazil
BRIVR	BV	British Virgin Islands
BRUNE	BN	Brunei
BULGR	BG	Bulgaria
BURMA	BU	Burma
BURUN	BI	Burundi
CAMER	CM	Cameron
CANAD	CA	Canada
CAPVR	CV	Cape Verde Islands
CAYMA	KY	Cayman Islands
CEFR	CF	Central African Republic

CPI AND WIPO COUNTRY CODES (cont.)

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
CEYLN	LK	Sri Lanka
CHADR	TD	Chad
CHILE	CL	Chile
CHINA	CN	China
COLMB	CO	Colombia
CONGO	CG	Congo
COSTR	CR	Costa Rica
CROAT	HR	Croatia
CUBA	CU	Cuba
CYPRS	CY	Cyprus
CZECH	CZ	Czech Republic
DENMR	DK	Denmark
DJIBO	DJ	Djibouti
DOMNC	DM	Dominica
DOMRP	DO	Dominican Rep.
ECUAD	EC	Ecuador
EGYPT	EG	Egypt
ELLIS	EL	Tuvalu
EPO	EP	European Patent Office
ERITR	ER	Eritrea
ESTON	EE	Estonia
ETHOP	ET	Ethiopia
FALKL	FK	Falkland Island
FIJI	FJ	Fiji
FINLN	FI	Finland
FRANC	FR	France
GABON	GA	Gabon
GAMBA	GM	Gambia
GAZAD	GZ	Gaza District
GEORG	GE	Georgia
GEREA	DD	Germany East
GERWE	DE	Fed. Republic of Germany
GHANA	GH	Ghana
GIBRL	GI	Gibraltar
GILIS	KI	Kiribati
GREEC	GR	Greece
GREND	GD	Grenada
GUATM	GT	Guatemala
GUERN	GS	Guernsey

CPI AND WIPO COUNTRY CODES (cont.)

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
GUIBI	GW	Guinea Bissau
GUINE	GN	Guinea
GUYAN	GY	Guyana
HAITI	HT	Haiti
HOLLN	NL	Netherlands
HONDU	HN	Honduras
HONKN	HK	Hong Kong
HUNGR	HU	Hungary
ICELN	IS	Iceland
INDIA	IN	India
INDNS	ID	Indonesia
INTL	II	International Design
IRAN	IR	Iran
IRAQ	IQ	Iraq
IRELN	IE	Republic of Ireland
ISREA	IL	Israel
ITALY	IT	Italy
IVORC	CI	Ivory Coast
JAMIC	JM	Jamaica
JAPAN	JP	Japan
JERSY	JE	Jersey
JORDN	JO	Jordan
KAMPU	KA	Kampuchea
KAZAK	KZ	Kazakhstan
KENYA	KE	Kenya
KORSO	KR	Korea (South)
KUWIT	KW	Kuwait
KYRGY	KG	Kyrgyzstan
LAOS	LA	Laos
LATVI	LV	Latvia
LEBAN	LB	Lebanon
LESOT	LS	Lesotho
LIBER	LR	Liberia
LIBYA	LY	Libya
LIECH	LI	Liechtenstein
LITHU	LT	Lithuania
LUXMB	LU	Luxembourg
MACED	MK	Macedonia
MALAS	MY	Malaysia

CPI AND WIPO COUNTRY CODES (cont.)

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
MALAW	MW	Malawi
MALDI	MV	Maldiv Islands
MALI	ML	Mali
MALTA	MT	Malta
MALUN	MR	Malagasy Republic
MDGAS	MG	Madagascar
MEXIC	MX	Mexico
MOLDO	MD	Moldova
MONAC	MC	Monaco
MONGL	MN	Mongolia
MONTS	MS	Montserrat
MORCC	MA	Morocco
MOXBM	MZ	Mozambique
MURIA	MU	Mauritius
NANTL	MT	Netherlands Antilles
NAURA	NR	Nauru
NEPAL	NP	Nepal
NEWZL	NZ	New Zealand
NGRIA	NG	Nigeria
NICAR	NI	Nicaragua
NIGER	NE	Niger
NOKOR	KP	North Korea
NORWA	NO	Norway
OAMPI	OA	Africa
OMAN	OM	Oman
PAKST	PK	Pakistan
PANAM	PA	Panama
PAPUA	PG	Papua New Guinea
PARAG	PY	Paraguay
PCT	WO	Patent Cooperation Treaty
PERU	PE	Peru
PHILP	PH	Philippines
POLND	PL	Poland
PORTG	PT	Portugal
PUERC	PO	Puerto Rico
QATAR	QA	Qatar
RHODS	ZW	Zimbabwe
RUMAN	RO	Romania
RUSSA	RU	Russian Federation

CPI AND WIPO COUNTRY CODES (cont.)

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
RWAND	RW	Rwanda
SAAR	ST	Saar
SABAH	SB	Sabah
SALVD	SV	El Salvador
SAMOA	WS	Western Somoa
SARAW	SJ	Sarawak
SAUDA	SA	Saudi Arabia
SCRIS	CP	St. Christopher
SEYCH	SC	Seychelles
SHELN	SH	St. Helena
SIELN	SL	Sierra Leone
SINGP	SG	Singapore
SLOVE	SI	Slovenia
SLOVK	SK	Slovak Republic
SMARI	SM	San Marino
SOFRC	ZA	South Africa
SOMAL	SO	Somali Democratic Republic
SOWAF	WA	Republic of Nambia
SPAIN	ES	Spain
STKTS	KN	St. Kitts
STLUC	LC	St. Lucia
STVNC	VC	St. Vincent
SUDAN	SD	Sudan
SURIN	SR	Suriname
SWAZL	SZ	Swaziland
SWEDN	SE	Sweden
SWITZ	CH	Switzerland
SYRRB	SY	Syria
TAIWN	TW	Taiwan
TAJIK	TJ	Tajikistan
TANGA	TY	Tanganyika
TANGR	TI	Tangier
TANZN	TZ	Tanzania
THALN	TH	Thailand
TOGO	TG	Togo
TONGA	TO	Tonga
TRANS	TE	Transkei
TRINI	TT	Trinidad & Tobago
TUNIS	TN	Tunisia

CPI AND WIPO COUNTRY CODES (cont.)

<u>CPI Code</u>	<u>Country Code</u>	<u>Country Name</u>
TURKE	TR	Turkey
TURKM	TM	Turkmenistan
UARAB	AE	United Arab Emirates
UGAND	UG	Uganda
UKRAN	UA	Ukraine
UNIKN	GB	United Kingdom
URGUY	UY	Uruguay
USA	US	United States of America
UVOLT	BF	Burkina Faso
UZBEK	UZ	Uzbekistan
VENDA	VD	Venda
VENZL	VE	Venezuela
VIESO	VN	Vietnam
YEMAR	YE	Yemen Northern
YEMEN	YD	Yemen Southern
YUGSL	YU	Yugoslavia
ZAIRE	ZR	Zaire
ZAMBA	ZM	Zambia
ZANZI	ZZ	Zanzibar